Serial No. 10/563,333 Amendment Dated:

Office Action mailed November 23, 2007

Attorney Docket No. 056205.57275US

"1) said electronic components are sealed with the same

thermo setting resin (a thermo setting resin [Brief Summary

(41)]), and said thermo setting resin is in a solid state (a solid

epoxy resin [Brief Summary (14)]) at temperatures of 40°C or

below (at temperatures 50°C [Brief Summary (14)]) before

curing,...".

Applicants have carefully reviewed the text of the Nishizawa et al patent,

however, and have been unable to locate any portion of the specification which

bears such a designation. In particular, the specification contains no section

which bears the designation "Brief Summary", and moreover, the specification is

formatted with column and line numbers, and does not include any paragraph

numbers. Accordingly, Applicants have no way of determining which portion of

the specification is being relied on by virtue of the designation "Brief Summary

(41)" (Page 3, line 2) or "Brief Summary (14)" (Page 3, lines 3 and 4).

On or about December 20, 2007, after receiving an inquiry from the

Applicants concerning the references in question, counsel for the Applicants

discussed the Office Action with Examiner Chen. Following that conversation,

Mr. Chen emailed a series of documents to counsel, including an html version of

the patent in question (Nishizawa et al).

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Applicants wish to express their gratitude to Mr. Chen for his efforts to

clarify this situation. Nevertheless, while the html version of the document

contains a paragraph 14 under a heading "Brief Summary" (which does not

appear in the patent itself, and was apparently inserted by a compiler of the

html version), the paragraph numbered 41 is contained under the heading

"Detailed Description of the Invention" (which does appear in the patent at

Column 3, line 1).

While Applicants believe that these paragraphs were indeed those

paragraphs which were intended to be referred to in the Office Action, as noted

previously, the Nishizawa et al contains no paragraph numbers, and no

designation "Brief Summary". Accordingly, in order to make the record clear in

this regard, and in view of the fact that approximately one month of the three

month's statutory period for response had expired by the time the Examiner sent

the documents in question to Applicants, Applicants believe that clarification of

the record, by reissuance of the Office Action is essential. Moreover, they are

also entitled to the full three-month's statutory period for response.

Accordingly, Applicants request that the Office Action be corrected, with

proper reference to the Nishizawa et al reference according to column number

and line number, So that the record will be clear, and so that Applicants may

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know with certainty exactly which portions of the specification the Office Action is relying on.

If there are any questions regarding this response or the application in general, a telephone call to the undersigned would be appreciated since this should expedite the prosecution of the application for all concerned.

If necessary to effect a timely response, this paper should be considered as a petition for an Extension of Time sufficient to effect a timely response, and please charge any deficiency in fees or credit any overpayments to Deposit Account No. 05-1323 (Docket # 056205.57275US).

Respectfully submitted,

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